

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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Colette Stroude, on behalf of herself and all
others similarly situated,

Plaintiff,

Civil Action No:
1:23-cv-8705

-V.-
SCL Grill. LLC

Defendants.
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JOINT STIPULATION OF DISMISSAL

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned counsel as to Plaintiff and the Defendant, SCL Grill, LLC in the above captioned action, that whereas no party hereto is an infant, incompetent person for whom a committee has been appointed or conservatee, and no person not a party has an interest in the subject matter of the action, that this action is dismissed with prejudice and without costs to either party pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure.

Dated: February 20, 2024

For Plaintiff Colette Stroude	For Defendant SCL Grill, LLC
<u>s/PeterPaul Shaker</u> PeterPaul Shaker Stein Saks, PLLC One University Plaza Hackensack, NJ 07601 Ph: (201) 282-6500 pshaker@steinsakslegal.com	<u>s/Ryan T. Benson</u> Ryan T. Benson O'Hagan Meyer, LLC One East Wacker Drive Suite 3400 Chicago, IL 60601 Ph: (312) 422-6100 rbenson@ohaganmeyer.com

CERTIFICATE OF SERVICE

I certify that on February 20, 2024, a copy of the foregoing was filed electronically in the ECF system. Notice of this filing will be sent to the parties of record by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

/s/ PeterPaul Shaker

PeterPaul Shaker
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